EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

SOUTHERN DIVISON

Creditor/Objector,

V

In re:
City OF DETROIT, MICHIGAN

AND EMERGENCY MANAGER

EVEN D. MANAGER

Debtor/City of Detroit

Case No. 13-538467 28

Judge Steven W Rhodes

Case No. 14-cv-10434

Hon. Bernard A. Freidman

Magistrate Paul J. Komives

WE OBJECT TO THE PLAN OF ADJUSTMENT AND THE CONFORMATION OF THE PLAN OF ADJUSTMNET VOTING BALLOT AND THE PROCESS

OJECTIONS TO THE NOTICE AND THE PLAN OF ADJUSTMENT AND THE CONFIRMATION OF THE PLAN, BECAUSE THEY WERE AFTER THE FACT, UNTIMELY, CONTRARY TO THE FACTS AND MISREPRESENTATION OF THE BANKRUPTCY CODE AND RULES AND HAS NOT BEEN PRESENTED IN A GOOD FAITH MANNER.

We /I object to the voting ballot and the process for the following reasons:

1) We/I object to the Plan of Adjustment and confirmation to the plan of Adjustment, because the voting ballot is not in compliance with the Official Form 14. Your signature and ballot boxes are on separate pages. See attached copy of

the Official From and the bankruptcy court receive a copy of this official ballot at the so-called presentation held July 15, 2014

2) We/I object to the plan of adjustment and confirmation to the plan because the material included with the voting packages has some solicitation for a yes votes with letters from Shirley Lightsey a representative of the retiree committee, Donald Taylor president of Detroit retiree, Police and Fire Fighters on the behalf of the board of directors and the Emergency Manager, Kevyn Orr encouraging a Yes vote in violation the Michigan Election Statute 168.485 (See attached a copy of Michigan Election Statute Law 168.485 MEL) that states the language used shall not create no prejudice for or against the issue or proposal.

This doesn't secure or support a process that demonstrates the purity of the election process. The whole process has been fraudulent from the start when the Emergency Manager, Kevyn Orr impersonated an elected official when he filed for the bankruptcy. When the law states only a municipality and elected officials can file for bankruptcy. This violate MEL 168.485

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign_

Address

City, State, & Zip

Date_

Form 14. Class / / Ballot for Accepting or Rejecting Plan of Reorganization

Official Form 14 (12/03)

[Caption as in Form 16A]

CLASS / / BALLOT FOR ACCEPTING OR REJECTING PLAN OF REORGANIZATION

[Proponent] filed a plan of reorganization dated [Date] (the "Plan") for the Debtor in this case. The Court has [conditionally] approved a disclosure statement with respect to the Plan (the "Disclosure Statement"). The Disclosure Statement provides information to assist you in deciding how to vote your ballot. If you do not have a Disclosure Statement, you may obtain a copy from [name, address, telephone number and telecopy number of proponent/proponent's attorney.] Court approval of the disclosure statement does not indicate approval of the Plan by the Court.

You should review the Disclosure Statement and the Plan before you vote. You may wish to seek legal advice concerning the Plan and your classification and treatment under the Plan. Your [claim] [equity interest] has been placed in class [] under the Plan. If you hold claims or equity interests in more than one class, you will receive a ballot for each class in which you are entitled to vote.

If your ballot is not received by [name and address of proponent's attorney or other appropriate address] on or before [date], and such deadline is not extended, your vote will not count as either an acceptance or rejection of the Plan.

If the Plan is confirmed by the Bankruptcy Court it will be binding on you whether or not you vote.

ACCEPTANCE OR REJECTION OF THE PLAN

[At this point the ballot should provide for voting by the particular class of creditors or equity holders receiving the ballot using one of the following alternatives;]

[If the voter is the holder of a secured, priority, or unsecured nonpriority claim:]

The undersigned, the holder of a Class [] claim against the Debtor in the unpaid amount of Dollars (\$)

[or, if the voter is the holder of a bond, debenture, or other debt security:]

The undersigned, the holder of a Class [] claim against the Debtor, consisting of Dollars (\$) principal amount of [describe bond, debenture, or other debt security] of the Debtor (For purposes of this Ballot, it is not necessary and you should not adjust the principal amount for any accrued or unmatured interest.)

Oklicium .
Official Form 14 continued (12/03) [or, if the voter is the holder of an equity interest:] [or, if the voter is the holder of Class [] equity interest in the Debtor, The undersigned, the holder of Class [] equity interest in the Debtor, consisting of shares or other interests of [describe equity interest] in the Debtor [In each case, the following language should be included:] (Check one box only) [] REJECTS THE PLAN [] REJECTS THE PLAN
Dated: Print or type name:
0
Title (if corporation or partnership)
Address:
THIS BALLOT TO:
RETURN THIS BALLOT TO: [Name and address of proponent's attorney or other appropriate address] (Added Aug. 1, 1991, and amended Oct. 1, 1997; Dec. 2003.) ADVISORY COMMITTEE NOTES
ADVISORI COMMI
The form is derived from former Official Form No. 30. The form has been amended to facilitate the voting of a The form has been amended in "street name." The form may be debtor's shares held in "street name." The form may be debtor's shares held in "street name."
debtor's snares field 1997 Amendment
The form has been substantially amended to simplify its format and make it easier to complete correctly. The form has been substantially amended to simplify its format and make it easier to complete correctly. Directions or blanks for proponent to complete the text of the ballot are in italics and enclosed within brackets. At the ballot are in italics and enclosed within brackets. At the ballot should include only the applicable language from the latternatives shown on this form and should be adapted to the latternatives shown on this form and should be adapted to the latternatives shown on this form and should be adapted to the latternatives shown on this form and should be adapted to the latternatives shown on this form and should be adapted to the latternatives shown on this form and should be adapted to the latternatives shown on this form and should be adapted to the latternatives shown on this form and should be adapted to the latternatives shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative shown on this form and should be adapted to the latternative should need to be adapted to be voted upon, the form of ballot should require the further of sufficient information to assure that duplicate inshing of sufficient information to
Million Committee and the Million Committee
March 1, 1998.
Effective and Applicability Provisions 1997 Acts. Order amending official forms dated Oct. 1, 1997 Acts. Order amending official forms dated Oct. 1, 1997, effective immediately, with mandatory use starting

Complete Annotation Materials, see Title 11 U.S.C.A.

801

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

CARL WILLIAMS AND HASSAN ALEEM Creditors/Objectors,

V

III le:
City OF DETROIT, MICHIGAN
AND EMERGENCY MANAGER
KEVYN D. ORR

Debtor/City of Detroit

Chapter 9 Case No. 13-53846 Judge Steven W Rhodes

Case No. 14-cv-10434 Hon. Bernard A. Freidman Magistrate Paul J. Komives

PROOF OF SERVICES

your name, being first duly sworn deposes and

Say that on July <u>13</u> 2014. I sent a copy of Official From and the bankruptcy court received a copy of this official ballot at the so-called presentation held July 15, 2014, Upon the concern parties by certified mail at the following address:

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226

2014 JUL 22 P 2: 28
U.S. BANKRUSTOY COURT

Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Coll 30 Millioner

Dated July 3 2014